JUSTIN T. BERGER (SBN 250346) jberger@cpmlegal.com JOSEPH M. ALIOTO JR. (SBN 215544) jalioto@cpmlegal.com MALLORY A. BARR (SBN 317231) mbarr@cpmlegal.com COTCHETT, PITRE & McCARTHY, LLP San Francisco Airport Office Center 840 Malcolm Road Burlingame, CA 94010 6 Telephone: (650) 697-6000 Facsimile: (650) 697-0577 7 Attornevs for Relator STF, LLC 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 UNITED STATES OF AMERICA ex rel. STF, CASE NO. 3:16-cv-02487-JCS 11 LLC, an organization; STATE OF CALIFORNIA; ex rel. STF, LLC, an JOINT STIPULATION AND [PROPOSED] 12 organization, **ORDER RE: (1) TEMPORARY STAY OF DISCOVERY, (2) SELECTION OF** 13 Plaintiffs, **MEDIATOR, (3) SELECTION OF** MEDIATION DATE 14 15 VIBRANT AMERICA, LLC, a Delaware limited liability company, 16 Defendants. 17 18 19 20 21 22

Relator STF, LLC ("Relator") and Defendant Vibrant America, LLC ("Vibrant") respectfully submit this joint stipulation and [proposed] order (1) setting forth the agreed upon mechanics of a temporary stay of discovery, (2) identifying the mediator selected by the parties, and (3) identifying the mediation date.

Vibrant is in the business of serology. Historically, it has tested blood for the presence of molecules reflective of heart disease, allergies, and other ailments. But, in light of the spread of COVID-19, Vibrant has re-focused its business and will soon begin testing blood serum for the presence of coronavirus antibodies. To allow Vibrant the opportunity to increase its capacity to conduct these tests, the Relator has agreed to a temporary stay of discovery, subject to the following controls and conditions:

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JOINT STIPULATION AND [PROPOSED] ORDER RE: (1) TEMPORARY STAY OF DISCOVERY, (2) SELECTION OF MEDIATOR, (3) SELECTION OF MEDIATION DATE; CASE NO. 3:16-cv-02487-JCS

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## **TEMPORARY STAY**

- 1. Discovery will be temporarily stayed for 90 days beginning on the date this Joint Stipulation and [Proposed] Order is signed by the Court ("Stay Order"). To show good cause in support of the stay, Vibrant will file contemporaneously with this stipulation a declaration signed under penalty of perjury by the Chief Operating Officer of Vibrant affirming that Vibrant's refocus on COVID-19-related testing requires a temporary discovery stay. Relator agrees that this stipulation establishes good cause meriting a temporary stay, subject to these controls and conditions.
- 2. If at any time circumstances change that would impact the facts supporting good cause for a stay (for example, if the lab does not receive required permitting, etc.), Vibrant agrees to notify Relator immediately and both parties agree to renegotiate the temporary stay in good faith. The Relator reserves the right to move the Court to lift the stay at that time. Vibrant reserves the right to seek a further stay.
- 3. Within 80 days of the date of the Stay Order, the parties will file a Joint Statement setting forth their respective positions regarding the continued need for a stay. The parties will meet and confer before filing the Joint Statement. If a continued stay is sought, Vibrant agrees to support good cause with a new declaration signed and filed contemporaneously with the Joint Statement. In the event the parties disagree about the continued need for a stay, Vibrant reserves the right to seek a stay and Relator reserves its right to oppose.
- 4. If the Court orders an extension of the temporary stay of discovery, a new 90-day stay will take effect on the date the order is signed by the Court, and the procedure outlined above will repeat.
- 5. The parties agree that the Rule 26 Initial Disclosures will be subject to the temporary stay. Initial Disclosures will become due 30 days after the stay is lifted by order of the Court, or 30 days after the temporary stay expires.
- 6. Notwithstanding the above provisions, the parties agree they will exchange the following discovery within 30 days of the Stay Order:
  - a) Vibrant will produce to Relator all documents Vibrant produced to any government entity related to any allegation in the Complaint, including all documents produced to the



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## [PROPOSED] ORDER

On stipulation of the parties, and good cause appearing, IT IS HEREBY ORDERED that discovery is stayed for 90 days effective the date of this Order. In the event of any change of circumstance that impacts good cause in support of the stay, Vibrant shall immediately advise Relator and the parties shall meet and confer in good faith to discuss whether the stay should be lifted. Within 80 days of the date of this Order, the parties shall file a Joint Statement outlining their respective positions on the need to extend the stay. If an extension is agreed to by the parties or requested by Vibrant, Vibrant shall submit a declaration establishing good cause. In the event no Joint Statement is filed, or if Vibrant's request for extension is denied, the stay of discovery shall expire 90 days after the date of this Order. Initial Disclosures shall be suspended pending the stay and must be exchanged within 30 days of the stay being lifted or expiring.

IT IS FURTHER ORDERED that the following discovery is exempted from the stay:

Within 30 days of the date of this Order, Vibrant shall produce to Relator all documents Vibrant produced to any government entity related to any allegation in the Complaint, including all documents produced to the Department of Health & Human Services pursuant to Subpoena Control No. 17959 and/or any other civil investigative demand or subpoena.

Within 30 days of the date of this Order, Relator shall produce to Vibrant all underlying documents Relator provided to the government as exhibits to the Relator's Statement, excluding any work product such as the Relator's written statement itself. Relator shall also produce to Vibrant all documents sufficient to identify all of the member or members of STF, LLC.

IT IS FURTHER ORDERED that the parties shall participate in mediation on September 9, 2020.

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Dated: April \_\_\_\_\_\_, 2020 \_\_\_\_\_\_

JOSEPH C. SPERO Chief Magistrate Judge LAW OFFICES
COTCHETT, PITRE &
MCCARTHY, LLP

## FILER'S ATTESTATION

I, Joseph M. Alioto Jr., am the ECF user whose identification and password are being used to file this Joint Stipulation and Proposed Order re: (1) Temporary Stay of Discovery, (2) Selection of Mediator, (3) Selection of Mediation date. In compliance with L.R. 5-1(i)(3), I hereby attest that concurrence in the filing of this Stipulation has been obtained from each of the other signatories.

Dated: April 17, 2020 By: /s/Joseph M. Alioto Jr.

JOSPEH M. ALIOTO JR.

Attorneys for Relator STF, LLC